FILING AGENCY	TXDPD0000	DATE FILED0	ctober 8, 2001	COURT	
COMPLAINANT	HAECKER, T			F-0	0157490
C/C					
			and the second of the second o		
		TRUE BIL	LL OF INDICTMEN		
		AUTHORITY OF T	THE STATE OF	TEXAS: The Grand	이 그는 집에도 가는 사람들이 하면 없다.
	duly organized at the	AUTHORITY OF T	THE STATE OF		01

unlawfully, then and there intentionally flee from T. HAECKER, hereinafter called complainant, while complainant was lawfully attempting to arrest and detain the defendant, and the said defendant knew the said complainant was a peace officer attempting to arrest and detain the said defendant,

And further, defendant did use a motor vehicle while in the flight and commission of the aforesaid offense alleged in the first paragraph above.

against the peace and dignity of the State. BILL HILL

Criminal District Attorney of Dallas County, Texas.

Foreman of the Grand Jury.

No. F01574918: F01574908 THE STATE OF TEXAS 282ND JUDICIAL DISTRICT COURT vs. DALLAS COUNTY, TEXAS <u>Juan Escamilla</u> **AMENDED** MOTION TO REVOKE PROBATION OR PROCEED WITH AN ADJUDICATION OF GUILT COMES NOW the State of Texas by and through her Criminal District Attorney and would show the Court the following:

> That <u>Juan Escamilla</u>, Defendant was duly and legally placed on probation in the above entitled and numbered cause in the 282nd Judicial District Court of Dallas County, Texas, on the 28th day of November, 2001, A.D. of the offense of

Unauthorized Use of Motor Vehicle and Evading Arrest, AS CHARGED IN THE INDICTMENT

That Defendant has violated the following conditions a. b & c of said probation in that (SEE ATTACHED)

This violation occurred after November 28, 2001 and during the term of probation.

WHEREFORE, the State prays that said Defendant be cited to appear before this Honorable Court and show cause why his probation should not be revoked; and that upon a final hearing, the probation heretofore granted said Defendant be revoked.

This the 13th day of September, A.D. 2002.

BILL HILL, District Attorney, Dallas County, Texas

SUPERVISION OFFICER

assistant district attorney

COMMUNITY

A copy of this motion was delivered to the Defendant on

FILED

September 13, 2002

JIM HAMLIN DISTRÍCT CLERK DALIAS CO. TEXAS

DEPUTY

THE STATE OF TEXAS

<u>Juan Escamilla</u>

282ND JUDICIAL DISTRICT COURT DALLAS COUNTY, TEXAS

(a) Commit no offenses against the laws of this State or any other State of the United States and do not possess a firearm during the term of Community Supervision.

(On or about July 27, 2002 in Dallas County, Texas, the above named did unlawfully, knowingly, and intentionally carry on or about his person, a handgun.)

(b) Do not possess, use or ingest illegal drugs.

(On January 7, 2002 the above named admitted to supervision officer, Erin Garza, use of illegal drugs, namely: Marijuana.)

(c) Obey all the rules and regulations of the Community Supervision and Corrections Department and REPORT to the supervision officer as directed by the Judge or the supervision officer; to-wit: WREKLY, MONTHLY OR TWICE MONTHLY.

(The above named failed to report as directed during the months of March through July 2002.)

C323559 I/D JS/JS/br

THE STATE OF TEXA	<u>'-57491-5;</u> 's	IN THE 282ND JUDICIAL DISTRICT
vs	milla	COURT, DALLAS, TEXAS
In accordance wit State of Texas, t are hereby modifi	he conditions of	conferred by the Adult Probation law of the Probation in the above numbered cause(s)
directed by the creimburse costs f	ourt to determine or urinanalysis t th to a supervisi	nd to the supervision officer and as the use of prohibited substances and esting in the amount of **HOO,OO** payable on officer of this court beginning sixty
probation and sub	mit a breath samp	coholic beverage during the term of the and/or urine sample on demand to the the Court to determine the use of alcohol.

Witness our Signature the 3rd day of OCTOPER , 2001

| Continue | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| | 12-3-0| |

(REV. 09/01/94) . Such that the following such that the state of the same ${\bf r}$

يقرفهم فلرافيه فالمعارة فالمناور فالتواري أأنار الميادر

THE STATE OF TEXAS

IN THE 282ND JUDICIAL DISTRICT

COURT

JUAN ESCAMILLA

DALLAS COUNTY, TEXAS

DEFERRED ADJUDICATION ORDER REFERRAL TO MAGISTRATE

JULY TERM, A.D., 2001

MAGISTRATE: TERRIE MOVEA

JUDGE PRESIDING: KAREM J. GREENE

DATE OF ORDER: 11/28/01

FOR STATE: JOHN KULL

ATTORMEY FOR DEFENDANT: BRADY WYATT

OFFENSE: EVADING ARREST DETENTION FACILITY USING VEHICLE, PREVIOUS CONVICTION ENHANCED

DEGREE: STATE JAIL

DATE OFFENSE COMMITTED: 09/21/01

CHARGING

INSTRUMENT: INDICTMENT

FLEA: GUILTY

MEGULIATED AGREEMENT

TERMS OF NEGOTIATED NEGOTIATED AUNK
PLEA BARGAIN
(IN DETAIL): 4 YEARS DEFERRED PROBATED AND \$500 FINE

PLEA TO ENHANCEMENT PARAGRAPH(S): N/A

FINDINGS ON DEADLY WEAPON, NO FINDING BIAS OR PREJUDICE, AND/OF FAMILY VIOLENCE:

DATE COMMUNITY SUPERVISION

IMPOSED: 11/28/01

COSTS: YES

PERIOD OF SUPERVISION: 4 YEARS AND A FINE OF \$500.00

FINE PROBATED: NO

RESTITUTION/REPARATION: NO

CONCURRENT UNLESS OTHERWISE SPECIFIED.

ON THIS DAY SET FORTH ABOVE THE ABOVE STYLED AND NUMBERED CAUSE HAVING BEEN DULY AND LÉGALLY REFERRED TO A MAGISTRATE FOR THE DISTRICT COURTS 19:10

VOL. 431 PAGE 21

Case 3:06-cv-02248-C) BHE COUNCY 25/10 TEXT SUCCESSION THE CRIMINAL Case 3:06-cv-02248-C) BHE COUNCY 25/11 TEXT SUCCESSION TO THE CRIMINAL CASES AND THE CASES AND THE CRIMINAL CASES AND THE CRIMINAL CASES AND THE CRIMINAL CASES AND THE CASES AND THE CASES AND THE CASES AND THE CRIMINAL CASES AND THE CASE

THE MAGISTRATE BEING OF THE OPINION THAT THE BEST INTERESTS OF SOCIETY AND THE DEFENDANT WOULD BE SERVED BY DEFERRING FURTHER PROCEEDINGS WITHOUT ENTERING AN ADJUDICATION OF GUILT;

IT WAS, THEREFORE, CONSIDERED AND RECOMMENDED BY THE MAGISTRATE HAT THE DEFENDANT BE PLACED ON COMMUNITY SUPERVISION FOR A PERIOD OF TIME AS HOWN ABOVE SUBJECT TO THE TERMS AND CONDITIONS OF COMMUNITY SUPERVISION MPUSED BY LAW AND BY THE COURT AND SERVED UPON THE DEFENDANT. IT WAS FURTHER ECOMMENDED THAT THE FINE ASSESSED, IF ANY, BE PAID OR PROBATED, AS SHOWN BOVE. THE MAGISTRATE RECOMMENDED THAT COURT COSTS, COSTS AND EXPENSES OF LEGAL ERVICES PROVIDED BY THE COURT APPOINTED ATTORNEY IN THIS CAUSE, IF ANY, AND ESTITUTION OR REPARATION AS SET FORTH HEREIN BE PAID BY DEFENDANT. RESTITUTION OR

THE MAGISTRATE FURTHER FOUND THAT THE TERMS OF THE NEGOTIATED PLEA AGREEMENT BETWEEN THE STATE AND DEFENDANT HAVE BEEN FULLOWED.

THE COURT HAS REVIEWED THE FINDINGS, ACTIONS AND RECOMMENDATIONS OF THE HAGISTRATE IN THIS CAUSE, FINDS THAT THE TERMS OF THE NEGOTIATED PLE AGREEMENT IN THIS CAUSE. HAVE BEEN FOLLOWED AND HEREBY ADDITS ALL FINDINGS ACTIONS AND RECOMMENDATIONS OF THE MEDITRATE IN THIS CAUSE. THE COURT BEIN OF THE OPINION THAT THE BEST INTERESTS OF SOCIETY AND THE DEFENDANT WILL BE SERVED BY DEFERING FURTHER PROCEEDINGS WITHOUT ENTERING AN ADJUDICATION OR OTHER PROCEEDINGS WITHOUT ENTERING AND ADJUDICATION OF THE PROCEEDING WITHOUT ENTERING WITHOUT WITH ADJUDICATION OF THE PROCEEDING WITHOUT ENTERING WITHOUT WITH ADJUDICATION OF THE PROCEEDING WITH ADJUDICATION RTLL BEING ADJUDICATION O

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT THAT THE DEFENDANT BE AND HEREBY IS PLACED ON COMMUNITY SUPERVISION FOR A PERIOD OF TIME AS SHOWN ABOVE SUBJECT TO THE TERMS AND CONDITIONS OF COMMUNITY SUPERVISION THEOREM BY LAW AND BY THE COURT AND SERVED UPON THE DEFENDANT. IT IS FURTHER DOUBLED BY LAW AND BY THE FINE ASSESSED, IF ANY, UNLESS PAYMENT OF THE FINE HAS BEEN PROBATED, AS SHOWN ABOVE, COURT COSTS, COSTS AND EXPENSES OF

Case 3:06-cv-02248-0 BH Cument 26-11-Filed 05/05-88 Page 7 of 20 PageID 632

अक रा लेक्ट्रेंग मा प्रस्त्र बाहुक है । उ न्याबर ।

CONDITIONS OF COMMUNITY SUPERVISION ARE ATTACHED HERETO AND ARE INCORPORATED FOR ALL PURPOSES AS A PART OF THIS JUDGMENT.

AND WHEN IT IS SHOWN BELOW THAT PAYMENT OF THE COSTS OF LEGAL SERVICES PROVIDED TO THE DEFENDANT IN THIS CAUSE HAS BEEN ORDERED. THE MAGISTRATE FOUND AND THE COURT APPROVED THE FINDING THAT THE DEFENDANT HAS THE FINANCIAL RESOURCES TO ENABLE THE DEFENDANT TO OFFSET SAID COSTS IN THE AMOUNT ORDERED.

WHEN IT IS SHOWN ABOVE THAT RESTITUTION HAS BEEN ORDERED, BUT THE MAGISTRATE FOUND THAT THE INCLUSION OF THE VICTIM'S NAME AND ADDRESS IS NOT IN THE BEST INTEREST OF THE VICTIM, SUCH FINDING IS HEREBY APPROVED BY THE COURT, AND THE PERSON OR AGENCY WHOSE NAME AND ADDRESS IS SET OUT IN THIS JUDGMENT WILL ACCEPT AND FORWARD THE RESTITUTION PAYMENTS TO THE VICTIM.

FOLLOWING THE DISPOSITION OF THIS CAUSE THE DEFENDANT'S FINGERPRINT WAS, IN OPEN COURT, PLACED UPON A CERTIFICATE OF FINGERPRINT. SAID CERTIFICATE IS A FACHED HERETO AND IS INCORPURATED BY REFERENCE AS A PART OF THIS JUDGMENT.

COURT COSTS IN THE AMOUNT OF \$198.00

JUDGE PRESIDING

*Immediately upon release, defendant must report in person to the Felony Collections
Dept., 2nd fl., Rm. C2-3, Crowley Courts Bldg., Dallas, TX, for payment arrangement of
court ordered costs, fines and/or attorney fees.

CONDITIONS OF COMMUNITY SUPERVISION (regular)

THE STATE OF TEXAS

Vo.

Lipu Esopulla

IN THE 282ND JUDICIAL DISTRICT COURT DALLAS COUNTY, TEXAS

TYPE OF PROBATION (deferred, convicted, SJ Hock, boot camp, JT)

NO. F/1574/15 (BLINV) FOLCHING (FUDDE DIRECT ENDOYNOL SI CHINERO SI

On this date, A Control of you have been sentenced to a state jail or penitentiary for a period of years and you are placed on Community Supervision for a period of years. It is the ORDER of this Court that you comply with the following conditions of Community Supervision:

- (a) Commit no offenses against the laws of this State or any other State of the United States and do not possess a firearm during the farm of Community Supervision.
- (b) Do not possess, use or ingest illegal drugs.
- (c) Obey all rules and regulations of the Community Supervision and Corrections Department and REPORT to the supervision officer as directed by the Judge or the supervision officer, to wit: MONTHLY, TWICE MONTHLY, OR WEEKLY.
- (d) Parmit the supervision officer to visit you at home or elsewhere and give notice to the supervision officer no less that 24 hours prior to any change of residence or employment.
- (e) Obtain and maintain employment approved by this court.
- (f) Do not leave Callas County, Texas without first obtaining permission from the Court.
 - (g) Pay a Community supervision fee of \$40.00 per month to the Community Supervision officer of this Court on or before the first day of each month, and hereafter until paid in full.
 - (h) Within 14 days of date below OR release from custody report to the Dallas County District Clark Collection Department, Frank Crowley Bldg.. 2nd Floor, to arrange payment of Court Cost, Fine and Court Appointed Attorney
 - (i) Report to the Dallas County Community Supervision and Corrections
 Department of 193 North Industrial Blvd., 9th Floor, Dallas, Texas on

 A Control of the County Count

page 1 of 2

CAUSE NO(8): FTLT1911	F1514 Holling Commencer Spring Commencer Commencer Commencer Commencer Commencer Commencer Commencer Commencer
(i) Make restitution in the amount of per month to a supervision officer of each month hereafter until paid	of $\frac{370.77}{0}$, payable at $\frac{375.00}{0}$ of this Court on or before the first day in full (FC1574712)
- 2019 HOULS TO DESITE HOT JETER ENAME	
	the Comprehensive Assessment and B North Industrial Blvd., 9th floor, participate in any recommended treatment () y C.A.T.S.
(m) Show proof of High School degree complete GED classes and/or literact supervision officer to begin on or l	v classes as instructed by the
Witness our signatures this A	day of Whuesaben, sixul.
X horten	The House
PROBATIONER	LINDSE.
	OFFICER SERVING THE COMPATTIONS
	page 2 of 2

Case 3:06-cv-02248-O -BH ocument 26-11 Filed 05/208 Page 10 of 20 PageID

SERVICE#: 0735642K ARREST#: 01-055167

AFFIDAVIT FOR ARREST WARRANT COUNTY OF DALLAS STATE OF TEXAS

BEFORE ME, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY APPEARED THE UNDERSIGNED AFFIANT WHO, AFTER BEING DULY SWORN BY ME, ON OATH STATED; MY NAME IS ______ BSUNDQUIST______ AND I AM A PEACE OFFICER OF THE CITY OF DALLAS, DALLAS COUNTY, TEXAS. I, THE AFFIANT, HAVE GOOD REASON AND DO BELIEVE THAT ON OR ABOUT 21 SEPTEMBER 2001 ONE ESCAMILLA, JUAN, DID THEN AND THERE IN THE CITY OF DALLAS, DALLAS COUNTY, TEXAS COMMIT THE OFFENSE(S) OF:

EVADING ARREST/VEHICLE SJ 38.04 0771048K UNAUTHORIZE USE VEHICLE SJ 31.07 0735642K

AFFIANT'S BELIEF IS BASED UPON THE FOLLOWING FACTS AND INFORMATION:

HAECKER, TODD EUGENE ____ 7996 , A FELLOW PEACE OFFICER OF THE CITY OF DALLAS, DALLAS COUNTY, TEXAS, WHO PERSONALLY PARTICIPATED IN THE INVESTIGATION OF THESE ALLEGED OFFENSE(S), PROVIDING THIS INFORMATION TO AFFIANT, AND WHOSE INFORMATION AFFIANT BELIEVES TO BE CREDIBLE.

ON OCTOBER 03, 2001 AT ABOUT 1215 P.M. OFFICER(S) HAECKER, TODD EUGENE # 7996 AND MILES, RONALD W # 2511 PERSONALLY OBSERVED THE MOTOR VEHICLE IN WHICH THE SUSPECT WAS THE DRIVER COMMIT THE TRAFFIC VIOLATION OF REGISTRATION VIOLATION (EXPIRED DEALER TAGS) ON VEHICLE ARRESTEE ESCAMILLA, JUAN WAS DRIVING, 5100 SINGLETON A PUBLIC STREET OR HIGHWAY IN DALLAS, DALLAS COUNTY, TEXAS.

CHARGE DESCRIPTION: EVADING ARREST/VEHICLE

OFFICERS HAECKER, TODD EUGENE #7996 AND MILES, RONALD W #2511 THEN ATTEMPTED TO DETAIN SUSPECT FOR A REGISTRATION VIOLATION BECAUSE: OFFICERS PERSONALLY OBSERVED THE SUSPECT COMMIT THE OFFENSE. WHEN SAID OFFICERS ATTEMPTED TO DETAIN THE SUSPECT, THE SUSPECT TOOK EVASIVE ACTION IN ORDER TO ELUDE THE OFFICERS BY INTENTIONALLY FLEEING; IN A VEH, FROM 5100 SINGLETON TO NB PEORIA, RUNNING STOPSIGN AT BERNAL AND WRECKING OUT AT 3900 PEORIA WHERE HE TRIED TO RUN FROM A/OS ON FOOT. THE SUSPECT KNEW THAT SAID OFFICERS WERE OFFICERS ATTEMPTING TO DETAIN HIM BECAUSE; OFFICERS WERE IN A MARKED POLICE VEHICLE WITH RED LIGHTS AND SIREN ON.

TLETS WAS DOWN AND J.I. 55 REVEALED NO PRIOR CONVICTIONS.

CHARGE DESCRIPTION: UNAUTHORIZE USE VEHICLE

ON 10/3/2001 AT APPROXIMATELY 12:13 PM, A/O'S HAECKER #7996 AND MILES #2511 PERSONALLY OBSERVED AP ESCAMILLA DRIVING A 1998 GREEN, TOYOTA CAMRY WITH EXPIRED PAPER DEALER TAGS DATED 9/30/01. A/O'S ATTEMPTED TO MAKE A TRAFFIC STOP ON THE AP BY TURNING ON THE SQUAD CAR'S LIGHTS AND SIREN AT 5100 SINGLETON BLVD. THE AP THEN INTENTIONALLY

Case 3:06-cv-02248-O -BH cocument 26-11 Filed 05/ 08 Page 11 of 20 PageID PAGE 02 DALLAS POLICE DEPARTMENT 10/03/01 1610 SERVICE#: 0735642K ARREST#: 01-055167 AFFIDAVIT (CONTINUED)

FLED IN THE LISTED VEHICLE FROM A/O'S. SEE RELATED SERVICE NUMBER #771048-K. THE AP FLED EAST BOUND ON SINGLETON TURNING NORTH BOUND ON PEORIA, REACHING A TOP SPEED OF 60 MILES PER HOUR. THE AP THEN RAN A STOP SIGN AT BERNAL AND PEORIA BEFORE HE WRECKED OUT BY HITTING A TELEPHONE POLE AT 3900 PEORIA. SEE RELATED SERVICE NUMBER #771054-K. THE AP THEN FLED THE VEHICLE ON FOOT WEST BOUND BEFORE BEING APPREHENDED BY A/O'S. AP WAS ARRESTED FOR EVADING ARREST. SEE RELATED SERVICE NUMBER #771.048-K. A CHECK OF THE VEHICLE BY VIN NUMBER #JT2BG22K9W0141519, REVEALED THAT THE VEHICLE WAS STOLEN ON 9/21/2001. CONFIRMED STOLEN BY NINA. AP WAS READ HIS MIRANDA WARNING AT 1:20 PM BY A/O HAECKER #7996 AND THE AP STATED HE TOOK THE VEHICLE FROM THE FINA GAS STATION AT SINGLETON AND WALTON WALKER AND THAT HE TOOK THE LICENSE PLATES OFF AND THREW THEM AWAY. THE KEYS WERE IN THE IGNITION. TLEIS WAS DOWN AND J.I. 55 SHOWED NO PRIOR CONVICTIONS.

WHEREFORE AFFIANT REQUESTS THAT AN ARREST WARRANT BE ISSUED FOR THE ABOVE ACCUSED INDIVIDUAL IN ACCORDANCE WITH THE LAW.

SUBSCRIBED TO SWORN TO BEFORE ME ON DATE:

MAGISTRATE

No. F0157491S / F0157490S

THE STATE OF TEXAS VS.

282ND JUDICIAL DISTRICT COURT

DALLAS COUNTY, TEXAS

Juan Escamilla

MOTION TO REVOKE PROBATION OR PROCEED WITH AN ADJUDICATION OF GUILT

COMES NOW the State of Texas by and through her Criminal District Attorney and would show the Court the following:

That <u>Juan Escamilla</u>, Defendant was duly and legally placed on probation in the above entitled and numbered cause in the 282nd Judicial District Court of Dallas County, Texas, on the 28th day of November, 2001, A.D. of the offense of

Unauthorized Use of Motor Vehicle and Evading Arrest Det/Motor Vehicle AS CHARGED IN THE INDICTMENT

That Defendant has violated the following conditions b & c of said probation in that

(SEE ATTACHED)

This violation occurred after November 28, 2001 and during the term of probation.

WHEREFORE, the State prays that said Defendant be cited to appear before this Honorable Court and show cause why his probation should not be revoked; and that upon a final hearing, the probation heretofore granted said Defendant be revoked.

This the 5th day of April, A.D. 2002.

Dallas County, Texas BY: ATTORNEY

A copy of this motion was delivered to the Defendant on

the day of _		, A.D. 20

* FILED * * MARCIA WATERS *	COMMUNITY S	UPERVISION OFFICER

<u>April</u> 5, 2002 JIM HAMLIN DISTRICT CLERK DALLAS CO., TEXAS

DEPUTY

Case 3:06-cv-02248-O -BH ocument 26-11 Filed 05/06/08 Page 13 of 20 PageID

F0157491S / F0157490S

April 5, 2002 THE STATE OF TEXAS

282ND JUDICIAL DISTRICT COURT DALLAS COUNTY, TEXAS

Juan Escamilla

(b) Do not possess, use or ingest illegal drugs.

(The above named submitted urinalysis on February 5, 2002 which tested positive for Marijauna and Cocaine.)

(c) Obey all the rules and regulations of the Community Supervision and Corrections Department and REPORT to the supervision officer as directed by the Judge or the supervision officer; to-wit: WEEKLY, MONTHLY OR TWICE MONTHLY.

(The above named failed to report as directed during the Months of February and March 2002.)

C323559

I/D

CAUSE NO. FO157490

THE STATE OF TEXAS	IN THE
vs.	DISTRICT COURT
Jan Escanilla	DALLAS COUNTY, TEXAS
Right Thumb*	Defendant's Alght hand
THIS IS TO CERTIFY THAT T NAMED DEFENDANT'S FINGERPR OF THE ABOVE STYLED AND NUM	THE FINGERPRINTS ABOVE ARE THE ABOVE- INTS TAKEN AT THE TIME OF DISPOSITION IBERED CAUSE.
DONE IN COURT THIS OF DA	Y OF //OURNOW, 200/.
	HALLIFF/DEPUTY SHERIFF
*Indicate here if print of is placed in box:	her than defendant's right thumbprint
left thumbprint	left/right index finger
other,	

10/03/01 1610

DALLAS POLICE DEPARTMENT

PAGE 01

SERVICE#: 0735642K

ARREST#: 01-055167

AFFIDAVIT FOR ARREST WARRANT

COUNTY OF DALLAS

STATE OF TEXAS

BEFORE ME, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY APPEARED THE UNDERSIGNED AFFIANT WHO, AFTER BEING DULY SWORN BY ME, ON OATH STATED: MY NAME IS ______ BSUNDQUIST _____ AND I AM A PEACE OFFICER OF THE CITY OF DALLAS, DALLAS COUNTY, TEXAS. I, THE AFFIANT, HAVE GOOD REASON AND DO BELIEVE THAT ON OR ABOUT 21 SEPTEMBER 2001 ONE ESCAMILLA, JUAN, DID THEN AND THERE IN THE CITY OF DALLAS, DALLAS COUNTY, TEXAS COMMIT THE OFFENSE(S) OF:

EVADING ARREST/VEHICLE

SJ

0771048K

UNAUTHORIZE USE VEHICLE

38.04 SJ 31.07

0735642K

AFFIANT'S BELIEF IS BASED UPON THE FOLLOWING FACTS AND INFORMATION;

HAECKER, TODD EUGENE ____ 7996 , A FELLOW PEACE OFFICER OF THE CITY OF DALLAS, DALLAS COUNTY, TEXAS, WHO PERSONALLY PARTICIPATED IN THE INVESTIGATION OF THESE ALLEGED OFFENSE(S), PROVIDING THIS INFORMATION TO AFFIANT, AND WHOSE INFORMATION AFFIANT BELIEVES TO BE CREDIBLE.

ON OCTOBER 03, 2001 AT ABOUT 1215 P.M. OFFICER(S) HAECKER, TODD EUGENE # 7996 AND MILES, RONALD W # 2511 PERSONALLY OBSERVED THE MOTOR VEHICLE IN WHICH THE SUSPECT WAS THE DRIVER COMMIT THE TRAFFIC VIOLATION OF REGISTRATION VIOLATION (EXPIRED DEALER TAGS) ON VEHICLE ARRESTEE ESCAMILLA, JUAN WAS DRIVING,5100 SINGLETON A PUBLIC STREET OR HIGHWAY IN DALLAS, DALLAS COUNTY, TEXAS.

CHARGE DESCRIPTION:

EVADING ARREST/VEHICLE

OFFICERS HAECKER, TODD EUGENE #7996 AND MILES, RONALD W #2511 THEN ATTEMPTED TO DETAIN SUSPECT FOR A REGISTRATION VIOLATION BECAUSE: OFFICERS PERSONALLY OBSERVED THE SUSPECT COMMIT THE OFFENSE. WHEN SAID OFFICERS ATTEMPTED TO DETAIN THE SUSPECT, THE SUSPECT TOOK EVASIVE ACTION IN ORDER TO ELUDE THE OFFICERS BY INTENTIONALLY FLEEING: IN A VEH, FROM 5100 SINGLETON TO NB PEORIA, RUNNING STOPSIGN AT BERNAL AND WRECKING OUT AT 3900 PEORIA WHERE HE TRIED TO RUN FROM A/OS ON FOOT. THE SUSPECT KNEW THAT SAID OFFICERS WERE OFFICERS ATTEMPTING TO DETAIN HIM BECAUSE; OFFICERS WERE IN A MARKED POLICE VEHICLE WITH RED LIGHTS AND SIREN ON.

TLETS WAS DOWN AND J.I. 55 REVEALED NO PRIOR CONVICTIONS.

CHARGE DESCRIPTION:

UNAUTHORIZE USE VEHICLE

ON 10/3/2001 AT APPROXIMATELY 12:13 PM, A/O'S HAECKER #7996 AND MILES #2511 PERSONALLY OBSERVED AP ESCAMILLA DRIVING A 1998 GREEN, TOYOTA CAMRY WITH EXPIRED PAPER DEALER TAGS DATED 9/30/01. A/O'S ATTEMPTED TO MAKE A TRAFFIC STOP ON THE AP BY TURNING ON THE SQUAD CAR'S LIGHTS AND SIREN AT 5100 SINGLETON BLVD. THE AP THEN INTENTIONALLY Case 3:06-cv-02248-O -BH ocument 26-11 Filed 05/25/08 Page 16 of 20 PageID 641

PAGE 02 DALLAS POLICE DEPARTMENT 10/03/01 1610 ****************** *******

SERVICE#: 0735642K

ARREST#: 01-055167

AFFIDAVIT (CONTINUED) .

FLED IN THE LISTED VEHICLE FROM A/D'S. SEE RELATED SERVICE NUMBER #771048-K. THE AP FLED EAST BOUND ON SINGLETON TURNING NORTH BOUND ON PEORIA, REACHING A TOP SPEED OF 60 MILES PER HOUR. THE AP THEN RAN A STOP SIGN AT BERNAL AND PEORIA BEFORE HE WRECKED OUT BY HITTING A TELEPHONE POLE AT 3900 PEORIA. SEE RELATED SERVICE NUMBER #771054-K. THE AP THEN FLED THE VEHICLE ON FOOT WEST BOUND BEFORE BEING APPREHENDED BY A/D'S. AP WAS ARRESTED FOR EVADING ARREST. SEE RELATED SERVICE NUMBER #771048-K. A CHECK OF THE VEHICLE BY VIN NUMBER #JT2BG22K9W0141519, REVEALED THAT THE VEHICLE WAS STOLEN ON 9/21/2001. CONFIRMED STOLEN BY NINA. AP WAS READ HIS MIRANDA WARNING AT 1:20 PM BY A/O HAECKER #7996 AND THE AP STATED HE TOOK THE VEHICLE FROM THE FINA GAS STATION AT SINGLETON AND WALTON WALKER AND THAT HE TOOK THE LICENSE PLATES OFF AND THREW THEM AWAY. THE KEYS WERE IN THE IGNITION. TLEIS WAS DOWN AND J.I. 55 SHOWED NO PRIOR CONVICTIONS.

AFFIANT

WHEREFORE AFFIANT REQUESTS THAT AN ARREST WARRANT BE ISSUED FOR THE ABOVE ACCUSED INDIVIDUAL IN ACCORDANCE WITH THE LAW.

SUBSCRIBED SWORN TO BEFORE ME ON DATE:

MAGISTRATE

Case 3:06-cv-02248-O -BH Cocument 26-11 Filed 05/25/08 Page 17 of 20 PageID

No. F0157491S / F0157490S

THE STATE OF TEXAS 282ND JUDICIAL DISTRICT COURT

VS. DALLAS COUNTY, TEXAS

Juan Escamilla

MOTION TO REVOKE PROBATION OR PROCEED WITH AN ADJUDICATION OF GUILT

COMES NOW the State of Toylor by and through her Control District Attended

COMES NOW the State of Texas by and through her Criminal District Attorney and would show the Court the following:

That <u>Juan Escamilla</u>, Defendant was duly and legally placed on probation in the above entitled and numbered cause in the 282nd Judicial District Court of Dallas County, Texas, on the <u>28th</u> day of <u>November</u>, 2001, A.D. of the offense of

Unauthorized Use of Motor Vehicle and Evading Arrest Det/Motor Vehicle AS CHARGED IN THE INDICTMENT

That Defendant has violated the following conditions $\underline{a}, \underline{b} \ \& \ c$ of said probation in that

(SEE ATTACHED)

This violation occurred after $\underline{\text{November 28, 2001}}$ and during the term of probation.

WHEREFORE, the State prays that said Defendant be cited to appear before this Honorable Court and show cause why his probation should not be revoked; and that upon a final hearing, the probation heretofore granted said Defendant be revoked.

This the 15th day of August , A.D. 2002.

BY:

ASSISTANT DISTRICT ATTORNEY

BY:

A copy of this motion was delivered to the Defendant on

the $\cancel{5}^{+9}$ day of $\cancel{\text{lugust}}$, A.D. 20 $\cancel{02}$

August 15. 2002ERS *

DISTRICT CLERK
DALLAS CO., TEXAS

DEPUTY

COMMUNITY SUPERVISION OFFICER

Case 3:06-cy-02248-O -BH cocument 26-11 Filed 05/25/08 Page 18 of 20 PageID

August 15, 2002 THE STATE OF TEXAS

282ND JUDICIAL DISTRICT COURT DALLAS COUNTY, TEXAS

Juan Escamilla

(a) Commit no offenses against the laws of this State or any other State of the United States and do not possess a firearm during the term of Community Supervision.

(On or about July 27, 2002 in Irving, Texas, Juan Escamilladid unlawfully, knowingly, and intentionally carry on or about his person, a handgun,)

(b) Do not possess, use or ingest illegal drugs.

(The above named submitted urinalysis on February 5, 2002 which tested positive for Cocaine/Marijuana.)

(c) Obey all the rules and regulations of the Community Supervision and Corrections Department and REPORT to the supervision officer as directed by the Judge or the supervision officer; to-wit: WEEKLY, MONTHLY OR TWICE MONTHLY.

(The above named failed to report as directed during the Months of February through July 2002.)

C323559 JS/JS I/D



Notice of Probation Violation

DATE:

03-Jun-02

TO:

282 nd

FROM:

Felony Collection Dept.

RE:

JUAN ESCAMILLA

F-0157490 S

ACTIVE P/V WARRAUT

The above-referenced defendant has been placed in the Felony Collection Department's 90-day delinquency file due to failure to pay the court ordered fines and/or court costs in the amount of \$998.00.

In the event said defendant is brought before the court for any additional probation violation, we respectfully ask the court to address this matter.

NOPV90REV08/00

133 N. Industrial Blvd. LB 12 * DALLAS, TEXAS 75207 (214) 712-3089 or (214) 712-3088 FAX (214) 653-5986 e-mail: dparkersmith@dallascounty.org web site: www.dallascounty.org/distolerk/index.html

*. *	NO. FO157490	2		
THE STATE	OF TEXAS	IN THE _	<i>ವಿಕ್</i> ಳ	· · · · · · · · · · · · · · · · · · ·
VS.		DISTRICT	COURT	OF
Juan	Escanilla	DALLAS (COUNTY, TEXAS	3
FIN	DINGS, CONCLUSIONS AND RECOMMEND	ATIONS OF	MAGISTRATE	
	ORIGINAL PLEA		2011年8月3日	
Magistrate for a and Recommer	The above styled and numbered cause having been du hearing on a negotiated plea of guilty, nolo contendere dations are hereby made by the Magistrate for consider	or true, the foll	lowing Findings, Cor	nclusions
1. 	FINDINGS:			
· 1- 1-	ON THE 28 PAY OF CHILD	lovember	,19	1000/
X	Defendant appeared in open Court with his/her attorne	y, the Honorab	ile State of Articles	
	Defendant in open Court and in writing, and with the co- waived his/her right to prosecution by indictment and a affidavit and information.			ney,
X	Defendant waived his/her right to trial by jury in person with the consent of the attorney for the State and appro	and in writing oval of the Mag	in open Court, istrate.	
x /***********************************	Defendant in open Court and in writing waived the read the appearance, confrontation and cross-examination of evidence may be stipulated, and consented to the introjudicial confession, by affidavits, written statements of documentary evidence. Such waiver and consent was filed with the papers of this cause.	of witnesses, a eduction of test witnesses and	nd agreed that imony orally, by any other	
_xxx	Defendant was duly admonished of the consequences the range of punishment involved therein.	of entering his	/her plea and as to	
	Defendant pleaded guilty/nolo contendere/true-to the o	ffense of		
	EVADING ARREST-DETENT USING VEHICLE, PREVIOUS ENHANCED			
x	Defendant was admonished according to Art. 26.13, Co	ode of Crimina	l Procedure.	
	THE EVIDENCE PROVES BEYOND A REAS MAGISTRATE FURTHER FINDS:	SONABLE D	OUBT AND THE	<u>.</u>
x	Defendant is mentally competent.	ر آه آيا . در آه آيا . دره اي	The Control of the Co	
x	The judicial confession/stipulation admitted herein is su	ufficient in law t	o prove a prima faci	e case.
_X	Defendant used or exhibited a deadly weapon, to wit: during the commission of or	during immed	iate flight from the o	ffense.
x	The offense was committed on the day of	.009	8 Ber	1005 _{er} _
0.2	The allegations contained in the enhancement paragra	ph(s) are true.		
x	Defendant found to have committed the offense as cha	rged in the cha	arging instrument.	
-	Defendant found to have committed an offense other to	nan that charge	ed in the charging in	strument,